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1 2 3 4 5	David T. Biderman, Bar No. 101577 dbiderman@perkinscoie.com Lisa Delehunt Olle, Bar No. 228551 lolle@perkinscoie.com PERKINS COIE LLP Four Embarcadero Center, Suite 2400 San Francisco, CA 94111-4131 Telephone: 415.344.7000 Facsimile: 415.344.7050	
6 7 8	Attorneys for Defendants PLEXCO TRUST, J. CRAIG HAMILTON, JR. and JOHN D. FARRALD as Trustee of PLEXCO TRUST and PLEXCO TRUST	
9	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA	
11	SAN JOSE DIVISION	
12 13	In Re:	Case No. 04-47072-DML-11
14	JRL PROPERTIES INTERNATIONAL, INC.	Chapter 11
15	Debtor.	(Pending in the United States Bankruptcy Court, Northern District of Texas, Fort Worth Division
16		WOITH DIVISION
17	MICHAEL R. ALLEN,	Case No. CO7 03382 PVT
18 19	Plaintiff, v.	DECLARATION OF LISA D. OLLE IN SUPPORT OF REQUEST FOR ENTRY OF DEFAULT
20	J. CRAIG HAMILTON, JR., Individually and	
21	as Trustee of PLEXCO TRÚST, JOHN Ď. FARRALD as Trustee of PLEXCO TRUST,	
22	PLEXCO TRUST, a California trust, and DOES 1-10, Inclusive,	
23	Defendants.	
24		
25	I, Lisa D. Olle, declare as follows:	
26	1. I am over 18 years of age and make this Declaration based upon personal	
27	knowledge of the facts set forth below except as to those matters stated on information and belief,	
28		
	DECLARATION OF LISA D. OLLE CASE NO. C07003382 PVT 64456-0001/LEGAL13446151.1	

and as to those matters, I believe them to be true. If called upon to testify, I could and would testify competently as to the matters set forth herein.

- 2. I am an attorney licensed to practice law under the laws of the State of California and am an associate with the law firm of Perkins Coie LLP, attorneys for Defendants J. Craig Hamilton, Jr., Individually and as Trustee of Plexco Trust, John D. Farrald, Individually and as Trustee of Plexco Trust, and Plexco Trust, a California Trust ("Defendants") in the above-captioned matter. This declaration is filed in support of Defendants' Request for Entry of Default.
- 3. Service of the Defendants' Original Answer, Affirmative Defenses and Counterclaims (the "Counterclaim") was made upon the Plaintiff on June 27, 2007, as appears from the Certificate of Service of Lisa De Costa, filed as an attachment to the Request for Entry of Default.
 - 4. The Defendants have not received a reply to the Counterclaim from the Plaintiff.
- 5. The Plaintiff is not an infant, minor, incompetent person, or active in the military service.
- 6. No part of the actual damages, reasonable attorneys' fees, litigation expenses or court costs, as demanded in the Counterclaim, have been paid.

/s/ Lisa D. Olle